

MERCER QUARTERLY COURT.

Harrodsburg Implement Company,

Plff.

vs Petition

John Adkison and Ed Carey, partners
doing business under the firm name
of Adkison & Carey,

Defts

The Plaintiff, Harrodsburg Implement Company, states
that it is a corporation duly organized under the laws of the
State of Kentucky and doing business as a dealer in agricultural
implements and other articles.

That on the 26th day of July 1920, by their promissory note
which the defendants John Adkison and Ed Carey, then doing business
as a partnership, under the firm name of Adkison & Carey, executed and
delivered to the plaintiff, agreed and promised days thereafter
to pay to the plaintiff \$240.00, no part of which has ever been paid
except that on the 26th day of July 1922 the defendants paid on said note
the sum of \$300.00 by delivering to the plaintiff. That at the
date of said delivery the defendants were indebted to plaintiff for
balance on a note, dated July 26th 1920, in the sum of \$111.50,
which note the defendants and each of them executed and delivered to
the plaintiff for value received. That no part of said note has ever
been paid except that on July 7th 1922 the defendants delivered to the
plaintiff a second hand hay baler for which the plaintiff by agreement
with the defendants gave them credit for the sum of \$300. That the
interest on the first note at said time amounted to the sum of
\$28.80 and the interest on the second described note in the sum of
\$20.50 making a total indebtedness to the plaintiff of \$400.80, leav-